Mas C 04/26/04 5578-5820601 268764 3764

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of: Mark W. Publicover, et al.

Application No. 09/800,273

Filed: March 5, 2001 Confirmation No. 3749

For: TRAMPOLINE OR THE LIKE WITH

ENCLOSURE

Examiner: Jerome W. Donnelly

Art Unit: 3764

Attorney Reference No. 5578-58206-01/RJP

CERTIFICATE OF MAILING

I hereby certify that this paper and the documents referred to as being attached or enclosed herewith are being deposited with the United States Postal Service as First Class Mail in an envelope addressed to: COMMISSIONER FOR PATENTS, P.O. BOX 1450, ALEXANDRIA, VA 22313-1450 on the date shown below.

Attorney for Applicant(s)

Date Mailed April 26, 2004

INFORMATION DISCLOSURE STATEMENT PURSUANT TO 37 C.F.R. § 1.97(b)(3)

COMMISSIONER FOR PATENTS P.O. BOX 1450 ALEXANDRIA, VA 22313-1450

Listed on the accompanying form PTO-1449 and enclosed herewith are several English-language documents. Applicants respectfully request that these documents be considered and listed as references cited on the issued patent.

Applicants are filing this Information Disclosure Statement ("IDS") before the mailing date of a first Office action on the merits. As a result, no fee should be required to file this IDS. However, if the Patent Office determines that a fee is required for Applicants to file this IDS, please charge any such fees to Deposit Account No. 02-4550. A duplicate copy of this Information Disclosure Statement is enclosed.

The filing of this IDS shall not be construed to be an admission that the information cited in the statement is, or is considered to be, prior art or otherwise material to patentability as defined in 37 C.F.R. §1.56. In particular, because the effective filing date of the present

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application is before the dates of the documents listed under the heading "OTHER DOCUMENTS," those documents are not printed publication prior art. The documents listed under the heading "OTHER DOCUMENTS" relate to a lawsuit (JumpSport, Inc. v. JumpKing, Inc., ND Cal, C 01-4986 PJH). Some of these litigation documents may be material because they include arguments or conclusions regarding the interpretation of certain claim terminology of the patents (6,053,845 and 6,261,207) that resulted from the grandparent and parent patent applications. Some of these litigation documents also describe two enclosure systems (identified as being made by William H. Curtis and by Rolland Wayne Rich, respectively) that the defendants assert were in public use prior to the effective filing dates of U.S. Patents Nos. 6,053,845 and 6,261,207. The lawsuit has not been resolved as of this date, so the significance of these materials remains subject to clarification by further court action. And as mentioned above, the filing of this IDS shall not be construed to be an admission that the documents listed under the heading "OTHER DOCUMENTS" are, or are considered to be, prior art or otherwise material to patentability as defined in 37 C.F.R. §1.56.

Respectfully submitted,

KLARQUIST SPARKMAN, LLP

Richard J. Polley

Registration No. 28,107

One World Trade Center, Suite 1600 121 S.W. Salmon Street

Portland, Oregon 97204

Telephone: (503) 226-7391

Facsimile: (503) 228-9446

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INFORMATION DISCROSURE STATEMENT

Attorney Docket Number	5578-58206-01/RJP
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Filing Date	March 5, 2001
First Named Inventor	Publicover
Art Unit	3749
Examiner Name	Jerome W. Donnelly

U.S. PATENT DOCUMENTS

NOTE: If this application was filed after June 30, 2003, copies of United States patents and United States published patent applications do not have to be provided to the Patent Office. This requirement of 37 C.F.R. § 1.98(a)(2)(i) has been waived by the United States Patent and Trademark Office pursuant to the Official Gazette Notice on August 5, 2003 (1276 OG 55).

Examiner's Initials*	Cite No. (optional)	Number	Publication Date	Name of Applicant or Patentee	
		5,102,103	04/1992	Putnam	
		5,941,798	08/1999	Coan, et al.	
		6,135,922	10/2000	Nissen	
Examiner's	Cite No.				
Initials*	(optional)				
Plaintiff JumpSport's Motion for Leave to File Motion for Partial Reconsiderate Claim Construction Ruling (Civ. L.R. 7.9), May 19, 2003					
		Plaintiff JumpSport's Reply Brief in Support of Motion for Partial Reconsideration of			
		Claim Construction Ruling, July 2, 2003 Plaintiff JumpSport, Inc.'s Responsive Brief to Defendants' Proposed Claim Construction of Additional Terms and Clarification, June 4, 2003 Defendants' Objections to and Motion to Strike Certain of Plaintiff's New Proposed Claim Construction, June 5, 2003			

^{*} Examiner: Initial if reference considered, whether or not in conformance with MPEP 609. Draw line through cite if not in conformance and not considered. Include copy of this form with next communication to applicant.

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INFORMATION DISCLA	SURE STATEMENT CANT

Attorney Docket Number	5578-58206-01/RJP
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		Art Unit	3749		
		Examiner Name	Jerome W. Donnelly		
	Defendants' Court-Requested Memorandum in Opposition to JumpSport's Motion for				
	Partial Reconsideration of Claim Construction Ruling, June 25, 2003				
	Claim Construction Order, April 1, 2003				
		0.1. 1. 10.000			
	Supplemental Claim Construction	Supplemental Claim Construction Order, June 10, 2003			
		Order Granting Plaintiff's Motion for Reconsideration and Amending Claim Construction,			
		July 18, 2003			
	Final Consolidated Claim Construction Order, August 21, 2003				
	Order (re Defs' Motions for Sun	nmary Judgment) (102/103),	June 2, 2003		
	[Completed] Verdict Form, December 5, 2003				
	Notice of Motion and Defendants' Motion For Summary Judgment of Invalidity Pursuant to 35 U.S.C. § 102, April 16, 2003				
	Redacted Notice of Motion and Defendants' Collective Motion for Summary Judgment That The Asserted Claims of the '845 and '207 Patents Are Invalid As Being Obvious Pursuant to 35 LLS C 103 April 16, 2003				
	Pursuant to 35 U.S.C. 103, April 16, 2003 Redacted Declaration of Mark W. Publicover in Support of (1) JumpSport's Oppos. to				
	Defs' Mot. For SJ of Invalidity Purs. To 35 USC §102; and (2) JumpSport's Oppos. to Pl's Mot. For SJ that the Asserted Claims of the '845 and '207 Patents are Invalid as				
	Being Obvious Purs. To 35 USC	C §103, April 30, 2003			
	Redacted Defendants' Collective	A 7 A A	•		
	Judgment That The Asserted Cla Pursuant to 35 USC §103, May		ents are invalid as Obvious		
			Summary Judgment of		
	Reply Brief in Support of Defendants' Collective Motion for Summary Judgment of Invalidity Pursuant to 35 USC § 102, May 7, 2003				
	Amended Redacted Plaintiff Jun		oints and Authorities in		
	Opposition to Defendants' Motion				
	'845 and '207 Patents are Invalid	d as Being Obvious Pursuant	to 35 USC §103, April 30,		
	2003				
	Amended Redacted Plaintiff Jun				
	Opposition to Defendants' Motion	on for Summary Judgment of	Invalidity Pursuant to 35		
	USC 102, April 30, 2003				

EXAMINER	DATE
SIGNATURE:	CONSIDERED:

^{*} Examiner: Initial if reference considered, whether or not in conformance with MPEP 609. Draw line through cite if not in conformance and not considered. Include copy of this form with next communication to applicant.

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	REMARKITCANT	

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Deposition of William H. Curtis, Oc	tober 11, 2002	
 Trial Testimony of Mark Publicover		
Trial Testimony of Gary Stoffer		
Trial Testimony of William H. Curti	S	
Deposition of Phillip M. Aja, July 15	5, 2003	
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EXAMINER	DATE
SIGNATURE:	CONSIDERED:
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